

DANIEL G. SWANSON, SBN 116556
dswanson@gibsondunn.com
GIBSON, DUNN & CRUTCHER LLP
333 South Grand Avenue
Los Angeles, CA 90071
Telephone: 213.229.7000
Facsimile: 213.229.7520

CYNTHIA E. RICHMAN (D.C. Bar No.
492089; *pro hac vice*)
crichman@gibsondunn.com
GIBSON, DUNN & CRUTCHER LLP
1050 Connecticut Avenue, N.W.
Washington, DC 20036
Telephone: 202.955.8500
Facsimile: 202.467.0539

JULIAN W. KLEINBRODT, SBN 302085
jkleinbrodt@gibsondunn.com
GIBSON, DUNN & CRUTCHER LLP
One Embarcadero Center, Suite 2600
San Francisco, CA 94111
Telephone: 415.393.8200
Facsimile: 415.393.8306

MARK A. PERRY, SBN 212532
mark.perry@weil.com
JOSHUA M. WESNESKI (D.C. Bar No.
1500231; *pro hac vice*)
joshua.wesneski@weil.com
WEIL, GOTSHAL & MANGES LLP
2001 M Street NW, Suite 600
Washington, DC 20036
Telephone: 202.682.7000
Facsimile: 202.857.0940

MORGAN D. MACBRIDE, SBN 301248
morgan.macbride@weil.com
WEIL, GOTSHAL & MANGES LLP
Redwood Shores Pkwy, 4th Floor
Redwood Shores, CA 94065
Telephone: 650.802.3044
Facsimile: 650.802.3100

Attorneys for Defendant APPLE INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

EPIC GAMES, INC.

Plaintiff, Counter-defendant
v.

APPLE INC.,

Defendant, Counterclaimant

Case No. 4:20-cv-05640-YGR-TSH

APPLE INC.'S NOTICE OF LODGING

The Honorable Thomas S. Hixson

1 In support of its Motion for Relief from a Nondispositive Pretrial Order of Magistrate Judge,
2 Apple Inc. (“Apple”) hereby gives notice that it is lodging, concurrently herewith, the following:

- 3 1. Privilege Log Entry 592 (PRIV-APL-EG_00008954);
- 4 2. Privilege Log Entry 276 (PRIV-APL-EG_00017738), and its attachments, Privilege Log Entries
5 277 (PRIV-APL-EG_00017756), 278 (PRIV-APL-EG_00017775), and 279 (PRIV-APL-
6 EG_00017791);
- 7 3. Privilege Log Entry 2792 (PRIV-APL-EG_00099481), and its attachment, Privilege Log Entry
8 2793 (PRIV-APL-EG_00099486);
- 9 4. Privilege Log Entry 2796 (PRIV-APL-EG_00099526), and its attachment, Privilege Log Entry
10 2797 (PRIV-APL-EG_00099532);
- 11 5. Privilege Log Entry 2804 (PRIV-APL-EG_00099600), and its attachment, Privilege Log Entry
12 2805 (PRIV-APL-EG_00099603);
- 13 6. Privilege Log Entry 2854 (PRIV-APL-EG_00100145), and its attachment, Entry 2855 (PRIV-
14 APL-EG_00100147);
- 15 7. Privilege Log Entry 2870 (PRIV-APL-EG_00100329), and its attachment, Entry 2871 (PRIV-
16 APL-EG_00100331);
- 17 8. Privilege Log Entry 2740 (PRIV-APL-EG_00099095);
- 18 9. Privilege Log Entry 202 (PRIV-APL-EG_00016018); and
- 19 10. Privilege Log Entry 241 (PRIV-APL-EG_00016915).

20 Apple is lodging rather than filing these documents under seal, because if the Court grants
21 Apple’s motion in whole or in part, Epic should no longer have access to these documents through
22 CM/ECF. Apple is, however, providing a copy of these materials to Epic via email.
23
24
25
26
27
28

1 Dated: February 11, 2025

Respectfully submitted,

2 By: /s/ Mark A. Perry

3 Mark A. Perry
4 *Attorney for Apple Inc.*